IN THE CIRCUIT COURT OF THE THIRTEENTH JUDICIAL CIRCUIT IN AND FOR HILLSBOROUGH COUNTY STATE OF FLORIDA

THE 8th DAY OF JUNE, 2017

THE STATE OF FLORIDA

CASE NUMBER 2017-CF-007587

V.

DIVISION T

DEVON ARTHURS

IN THE NAME AND BY THE AUTHORITY OF THE STATE OF FLORIDA:

COUNT ONE

The Grand Jurors of the County of Hillsborough, State of Florida, charge that **DEVON ARTHURS** on the 19^{TH} day of May, 2017, in the County of Hillsborough and the State of Florida did unlawfully and feloniously kill a human being, towit: JEREMY HIMMELMAN, with a premeditated design to effect the death of JEREMY HIMMELMAN or any other human being by shooting him, and during the commission of the offense, the said DEVON ARTHURS carried, displayed, used, threatened to use, or attempted to use a weapon, to-wit: a firearm, and actually possessed a firearm and discharged a firearm, and as a result of the discharge, death was inflicted upon JEREMY HIMMELMAN, contrary to the form of the statute in such cases made and provided, to-wit: Florida Statute 782.04(1)/775.087(1) /775.087(2); and

COUNT TWO

The Grand Jurors of the County of Hillsborough, State of Florida, charge that DEVON ARTHURS on the 19TH day of May, 2017, in the County of Hillsborough and the State of Florida did unlawfully and feloniously kill a human being, towit: ANDREW ONESCHUK, with a premeditated design to effect the death of ANDREW ONESCHUK or any other human being by shooting him, and during the commission of the offense, the said DEVON ARTHURS carried, displayed, used, threatened to use, or attempted to use a weapon, to-wit: a firearm, and actually possessed a firearm and discharged a firearm, and as a result of the discharge, death was

inflicted upon ANDREW ONESCHUK, contrary to the form of the statute in such cases made and provided, to-wit: Florida Statute 782.04(1)/775.087(1)

/775.087(2); and

COUNT THREE

The Grand Jurors of the County of Hillsborough, State of Florida, charge that DEVON ARTHURS on the 19TH day of May, 2017, in the County of Hillsborough and the State of Florida did forcibly, secretly, or by threat confine, abduct, or imprison MALIK DAVIS, against his will and without lawful authority, with the intent to inflict bodily harm upon or to terrorize MALIK DAVIS, and during the commission of the offense, DEVON ARTHURS carried, displayed, used, threatened to use, or attempted to use a weapon, to-wit: a firearm, and actually possessed a firearm, contrary to the form of the statute in such cases made and provided, to-wit: Florida Statute 787.01(1)(a)/775.087(1)/775.087(2); and

COUNT FOUR

The Grand Jurors of the County of Hillsborough, State of Florida, charge that **DEVON ARTHURS** on the 19TH day of May, 2017, in the County of Hillsborough and the State of Florida did forcibly, secretly, or by threat confine, abduct, or imprison **DIANA QATAMESH**, against her will and without lawful authority, with the intent to inflict bodily harm upon or to terrorize **DIANA QATAMESH**, and during the commission of the offense, **DEVON ARTHURS** carried, displayed, used, threatened to use, or attempted to use a weapon, to-wit: a firearm, and actually possessed a firearm, contrary to the form of the statute in such cases made and provided, to-wit: Florida Statute 787.01(1)(a)/775.087(1)/775.087(2); and

COUNT FIVE

The Grand Jurors of the County of Hillsborough, State of Florida, charge that **DEVON ARTHURS** on the 19TH day of May, 2017, in the County of Hillsborough and the State of Florida did forcibly, secretly, or by threat confine, abduct, or imprison **JONATHAN MARTIN**, against his will and without lawful authority, with the intent to inflict bodily harm upon or to terrorize **JONATHAN MARTIN**,

and during the commission of the offense, **DEVON ARTHURS** carried, displayed, used, threatened to use, or attempted to use a weapon, to-wit: a firearm, and actually possessed a firearm, contrary to the form of the statute in such cases made and provided, to-wit: Florida Statute 787.01(1)(a)/775.087(1)/775.087(2).

[COUNT ONE] INDICTMENT FOR MURDER IN THE FIRST DEGREE (PREMEDITATED) (FIREARM-GBH/DEATH) F.S. 782.04(1)/775.087(1)/775.087(2) CAPITAL FELONY [COUNT TWO] INDICTMENT FOR MURDER IN THE FIRST DEGREE (PREMEDITATED) (FIREARM-GBH/DEATH) F.S. 782.04(1)/775.087(1)/775.087(2) CAPITAL FELONY [COUNT THREE] INDICTMENT FOR KIDNAPPING (FIREARM-POSSESS) F.S. 787.01(1)(a)/775.087(1)/775.087(2) LIFE FELONY [COUNT FOUR] INDICTMENT FOR KIDNAPPING (FIREARM-POSSESS) F.S. 787.01(1)(a)/775.087(1)/775.087(2) LIFE FELONY [COUNT FIVE] INDICTMENT FOR KIDNAPPING (FIREARM-POSSESS) F.S. 787.01(1)(a)/775.087(1)/775.087(2) LIFE FELONY

A TRUE BILL: A NO TRUE BILL: Foreperson of the Grand Jury I, Prosecutor for the Thirteenth Judicial Circuit, in and for Hillsborough County, State of Florida, do hereby aver, as authorized and required by law, that I have acted in an advisory capacity to the Grand Jurors of Hillsborough County previous to their returning the above in the above styled cause. PROSECUTOR THIRTEENTH JUDICIAL FIRCUIT HILLSBOROUGH COUNTY EGR Bond Circuit Judge's initials DEVON ARTHURS NAME: DOB: 03/18/1999 RACE: WHITE GENDER: MALE

RDG/rje

CAPIAS INFORMATION

TO:

CLERK OF THE COURT

FROM:

RHONDA ESTEVEZ

REFERENCE:

GRAND JURY INDICTMENT

STATE V. DEVON ARTHURS

DATE:

JUNE 8, 2017

DEFENDANT IS IN CUSTODY IN THE HILLSBOROUGH COUNTY JAIL.

BK#17018702

CHARGE CODE IS:

CT. 1 GUNS0009

CT. 2 GUNS0009

CT. 3 GUNS0496

CT. 4 GUNS0496

CT. 5 GUNS0496